

EXHIBIT 4



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CONFIDENTIAL – SUBJECT TO PROTECTIVE ORDER

July 16, 2018

VIA EMAIL

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Re: *In Re National Prescription Opioid Litigation*; Case No. 17-md-2804
City of Cleveland v. Purdue Pharma L.P., et al.; Case No. 1:18-op-45132
CMO No. 1 ¶ 9(l)(iii)

Counsel,

We are writing on behalf of the City of Cleveland pursuant to CMO No. 1 ¶ 9(l)(iii). CMO No. 1 ¶ 9(l)(iii) provides,

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No later than, Monday, July 16, 2018, each Plaintiff in cases in Track One that alleges money damages based upon unnecessary prescriptions shall identify: (a) the prescriptions that each Plaintiff asserts were medically unnecessary or medically inappropriate, to whom they were written, and whether Plaintiff reimbursed for them; (b) the physicians or healthcare providers who wrote the prescriptions; and (c) Plaintiff's basis for identifying the prescriptions that it asserts are medically unnecessary or medically inappropriate.

Id. (emphasis in the original).

The City of Cleveland is not seeking reimbursement for opioid prescriptions for which it paid based on the allegation that they were medically unnecessary or medically inappropriate, and therefore, CMO No. 1 ¶ 9(l)(ii) does not apply to the City of Cleveland.

Sincerely,

/s/ David J. Butler

David J. Butler

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